1 2 3 4	Stephen R. Cochell Admitted Pro Hac Vice srcochell@gmail.com 5850 San Felipe, Ste. 500 Houston Texas 77057 Telephone:(713) 436-8000 Facsimile: (213) 623-2000						
5 6 7 8 9	Allan Grant (SBN#213658) Grant's Law Firm 17351 Greentree Drive Riverside, California 92503-6762 Felephone (888)937-7555 Facsimile (866)858-6637 Attorneys for Defendant JASON EDWARD THOMAS CARDIFF						
10	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA						
12 13 14 15 16	UNITED STATES OF AMERICA,  Plaintiff,  vs.  JASON EDWARD THOMAS CARDIFF,	Case No. 5:23-CR-00021-JGB  [Filed concurrently with Notice of Motion; Declaration of Stephen R. Cochell; Declaration of Jason Cardiff and [Proposed] Order]					
17	Defendant.						
18   19   19   220   221   222   223   224   225	[PROPOSED] ORDER GRANTING DEFENDANT JASON CARDIFF'S NOTICE OF MOTION AND MOTION TO SUPPRESS EVIDENCE FROM ILLEGAL SEARCHES AND SEIZURES  GOOD CAUSE HAVING BEEN SHOWN, THE COURT HEREBY  GRANTS IN ITS ENTIRETY Jason Edward Thomas Cardiff's Motion to Suppress Evidence from Illegal Searches and Seizures.  IT IS THEREFORE ORDERED THAT all evidence obtained as a result of						
26 27 28	the USPIS's warrantless searches, along with any related evidence or testimony derived from those searches, suppressed.						
		1					

DEFENDANT JASON CARDIFF'S MOTION TO SUPPRSS EVIDENCE BASED ON FOURTH AMENDMENT

VIOLATIONS

COCHELL

LAW FIRM

Cas	e 5:23-cr-00021-JGB	Document 107-3 #:5026	Filed 09/09/24	Page 2 of 2	Page ID
1					
2	Dated:				
3	Dated.				
4			Hon	. Jesus G. Ber	 na1
5				ed States Dist	
6					
7					
8					
9					
10					
11					
12					
13					
14					
15					
16					
17					
18					
19					
20					
21					
22					
23					
24					
25					
26					
27					
28			2		
COCHELL LAW FIRM	DEFENDANT JASON CARDIFF'S MOTION TO SUPPRSS EVIDENCE BASED ON FOURTH AMENDMENT VIOLATIONS				